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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/022,357	12/20/2001	Kwang-Wook Kim	101190-00022	3447
7590 11/26/2003			EXAMINER	
ARENT FOX KINTNER PLOTKIN & KAHN, PLLC			CULBERT, ROBERTS P	
Suite 600				
1050 Connecticut Avenue, N.W.			ART UNIT	PAPER NUMBER
Washington, DC 20036-5339			1763	

DATE MAILED: 11/26/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

				1.				
•		Application No.	Applicant(s)	1/1				
Office Action Summary		10/022,357	KIM ET AL.					
		Examiner	Art Unit					
The MAILIN	C DATE of this assessmination	Roberts Culbert	1763	-				
Period for Reply		pears on the cover sheet with the o						
THE MAILING DAT - Extensions of time may after SIX (6) MONTHS f - If the period for reply sp - If NO period for reply is - Failure to reply within th - Any reply received by th	FE OF THIS COMMUNICATION. be available under the provisions of 37 CFR 1. rom the mailing date of this communication. ecified above is less than thirty (30) days, a rep specified above, the maximum statutory period e set or extended period for reptly will. by statut.	LY IS SET TO EXPIRE 3 MONTH(136(a). In no event, however, may a reply be tir bly within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE ng date of this communication, even if timely filed	mely filed /s will be considered timely. the mailing date of this communication (351) (5 2 3 3)	on.				
1) Responsive	o communication(s) filed on	<u>_</u> .						
2a) This action is	FINAL. 2b) This	action is non-final.						
3)☐ Since this ap closed in acc	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims		,						
4a) Of the abo 5) ☐ Claim(s) 6) ☑ Claim(s) <u>1 ar</u> 7) ☐ Claim(s)	4) Claim(s) 1 and 2 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1 and 2 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement.							
Application Papers		. Godien regalioment.						
9) The specificat 10) The drawing(s Applicant may Replacement o	not request that any objection to the Irawing sheet(s) including the correc	er. are: a)⊠ accepted or b)□ objector drawing(s) be held in abeyance. See tion is required if the drawing(s) is objector kaminer. Note the attached Office	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.								
a) All b) S 1. Certifie 2. Certifie 3. Copies applica * See the attache 13) Acknowledgme since a specific 37 CFR 1.78. a) The trans	ome * c) None of: d copies of the priority document d copies of the priority document of the certified copies of the prio tion from the International Burear ed detailed Office action for a list nt is made of a claim for domesti reference was included in the fire lation of the foreign language pro	s have been received in Application in the state of the certified copies not received a (PCT Rule 17.2(a)). In the certified copies not received a priority under 35 U.S.C. § 119(extractions of the specification or the specification of the specification application has been received.	on No d in this National Stage d.) (to a provisional application an Application Data She	eet.				
14) ☐ Acknowledgme reference was in	nt is made of a claim for domestincluded in the first sentence of the	c priority under 35 U.S.C. §§ 120 a e specification or in an Application	and/or 121 since a specific	3				
	iciaded in the first sentence of th	e specification or in an Application	i Data Sheet. 37 CFR 1.78	3.				
Attachment(s) I)	ited (PTO 800)							
2) 🔲 Notice of Draftsperson's	ited (P10-892) s Patent Drawing Review (PTO-948) Statement(s) (PTO-1449) Paper No(s) _	5) Notice of Informal Pa	PTO-413) Paper No(s) tent Application (PTO-152)					
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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claims 1 and 2 are rejected under 35 U.S.C. 103(a) as being unpatentable over British Patent No. 1,480,807 to Beer.

Beer teaches a method for manufacturing a catalytic oxide anode of RuO₂ or IrO₂ using high temperature sintering, wherein a titanium base metal is etched with hydrochloric acid (See Examples 1-7), followed by being coated with a solution of RuCl₃ or chlorides of IrO₃ in hydrochloric acid (See Examples 1-7) according to a brushing or dipping method (Page 1, Lines 46-48) and then the resulting material is dried at 80-120°C, thermally treated at 175 to 300°C, and finally sintered at 400 to 650°C. (Page 2, Lines 1-13)

Beer does not teach that the heating process is performed at 60°C for 10 min, 250-350°C for 10 min and 600-700°C for 1-2 hours.

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However, changes in temperature, concentrations, or other process conditions of an old process, do not impart patentability unless the recited changes are critical, i.e., they produce a new and unexpected result. Where the general conditions of a claim are disclosed in the prior art, it is not inventive to discover the optimum or workable ranges by routine experimentation. See MPEP 2144.05.

A person having ordinary skill in the art at the time of the claimed invention would have found it obvious to modify the teachings of Beer by using different processing parameters because same were known to be cause effective variables and routine experimentation would have been expected to optimize them. *In re Boesch*, 205 USPQ 215 (CCPA 1980).

Regarding Claim 2, Beer teaches a method for manufacturing a catalytic oxide anode of RuO₂ or IrO₂ using high temperature sintering, wherein a TiO₂-screening layer is formed between a titanium support and a surface of the oxide anode (Page 3, Lines 125-127), coated with a solution of RuCl₃ or chlorides of IrO₃ in hydrochloric acid according to a brushing or dipping method and then the resulting material is dried at 80-120°C, thermally treated at 175 to 300°C, and finally sintered at 400 to 650°C, said TiO₂-screening layer serving as a valve metal oxide for preventing the activity of the anode from being lowered owing to the oxidation of a titanium base metal caused upon sintering of the anode at high temperatures and the solid diffusion of an oxide into the anode surface, said valve forming oxide being selected from the group consisting of TiO₂, SnO₂, RuO₂, and IrO₂ sintered at 450 to 550°C. (See Example 6)

Beer does not teach that the heating process is performed at 60°C for 10 min, 250-350°C for 10 min and 600-700°C for 1-2 hours.

However, changes in temperature, concentrations, or other process conditions of an old process, do not impart patentability unless the recited changes are critical, i.e., they produce a new and unexpected result. Where the general conditions of a claim are disclosed in the prior art, it is not inventive to discover the optimum or workable ranges by routine experimentation. See MPEP 2144.05.

A person having ordinary skill in the art at the time of the claimed invention would have found it obvious to modify the teachings of Beer by using different processing parameters because same were

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known to be cause effective variables and routine experimentation would have been expected to optimize them. *In re Boesch*, 205 USPQ 215 (CCPA 1980).

Beer does not explicitly teach that the purpose of the TiO₂-screening layer is to serve as a valve metal oxide for preventing the activity of the anode from being lowered owing to the oxidation of a titanium base metal caused upon sintering of the anode at high temperatures and the solid diffusion of an oxide into the anode surface.

However it may be assumed that the TiO₂ layer of Beer serves the same purpose as the claimed invention since the sintering temperature range is the same, the layer materials are the same, and the TiO₂-screening layer is formed between the titanium surface and the subsequently formed platinum metal oxide such as ruthenium oxide. (See Example 6.)

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

U.S. Patents 3,616,446; 3,718,551; 3,720,590; 3,773,554; 3,773,555; 3,869,312; 3,878,803; 3,882,002; 3,940,323; 3,948,751; 4,157,943; 4,285,798; and 4,443,317.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Roberts Culbert whose telephone number is (703) 305-7965. The examiner can normally be reached on Monday-Friday (7:30-4:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gregory Mills can be reached on (703) 308-1633. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9310.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0661.

R. Culbert M. Callant